

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-006318

11/18/2014

COMMISSIONER MICHAEL MANDELL

CLERK OF THE COURT
C. Windholz
Deputy

ATLAS NO. 000193852900
STATE OF ARIZONA, EX REL, DES
BREANNA JO BARATTA

BREANNA JO BARATTA
NO ADDRESS ON RECORD

AND

ANDREW ANTHONY GOMEZ

ANDREW ANTHONY GOMEZ
6839 N 63RD AVE UNIT 213
GLENDALE AZ 85301-1112

AG-CHILD SUPPORT-SOUTH
CENTRAL OFFICE

MINUTE ENTRY

Courtroom 505 - Central Court Building

3:59 p.m. This is the time set for Paternity Hearing. Petitioner is present on her own behalf. Respondent is present on his own behalf. The State is represented by Assistant Attorney General Carlos Noel.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Breanna Jo Baratta and Andrew Anthony Gomez are sworn.

Counsel for the State advises the Court of the State's position and recommendations.

Breanna Jo Baratta testifies.

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Andrew Anthony Gomez testifies.

Discussion is held.

Upon request of the State and good cause appearing,

IT IS ORDERED as follows:

- Mother, Breanna Jo Baratta her child, Jayden Anthony Baratta, D.O.B. February 3, 2012, and the Respondent, Andrew Anthony Gomez, will submit to the drawing of blood samples or the taking of deoxyribonucleic acid (DNA) probe samples, or both, for the purpose of genetic testing, at a date and time to be arranged by the Office of the Attorney General in conjunction with a genetic testing laboratory under contract with the State or under contract with the State where either of the parties or child/children reside.
- The blood and/or DNA samples shall be drawn and testing performed in a manner prescribed by the Laboratory, which shall determine inherited characteristics by appropriate testing procedures.
- Upon receipt of the test results from the Laboratory, the State shall file copies of the testing results and documents verifying the chain of custody of the test samples and results with the Court and shall mail copies to the mother and Respondent, or their counsel. The examiner's report shall be admissible as evidence at trial without further foundation testimony or other proof of authenticity or accuracy unless a timely written challenge to the report has been filed with the court within twenty-one days of the initial trial date.
- If the Respondent fails to appear without cause for an appointment to take a genetic test or fails to submit to the drawing of blood samples or the taking of DNA samples, or both, a default order of paternity may be entered against him pursuant to A.R.S. section 25-813.

IT IS FURTHER ORDERED continuing this matter to **February 17, 2015 at 9:30 a.m.** at which time the Court will review the genetic test results and proceed with the establishment of child support, if appropriate. The parties are to check in prior to the time of hearing at the following location:

**Attorney General Check-In Desk
Central Court Building, 6th floor
201 West Jefferson
Phoenix, Arizona 85003**

Failure to appear may result in a default judgment being entered against you.

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4:02 p.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes.
A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.